Mail Stop 8

REPORT ON THE

P.O. Box 1450 Alexandria, VA 22313-1450			FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK	
}			6 you are hereby advised that a cour	
	District CourtNorthern I	District of Califor	rnia on the following X Pate	ents or Trademarks:
DOCKET NO. CV 08-05129 RS	DATE FILED	U.S. DI	STRICT COURT	
CV 08-05129 RS 11/12/2008 PLAINTIFF			280 South First Street, Rm 2112, San Jose, CA 95113 DEFENDANT	
VOLTERRA SEMIC	CONDUCTOR		PRIMARION INC	
PATENT OR TRADEMARK NO.	DATE OF PATEN OR TRADEMARI		HOLDER OF PATENT O	OR TRADEMARK
1 6,278,264		SEE ATTACHED COMPLAINT		
2 6,462,502				
3 6,713,823				
4 6,020,729				
5 6, 225,795				
In the ab	ove—entitled case, the following included BY	wing patent(s) ha	ave been included:	
		Amendment	Answer Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK	
1				
2				
3				
4				
5				
In the ab	ove—entitled case, the follow	wing decision ha	is been rendered or judgement issued:	;
CLERK		(BY) DEPUTY	CLERK	DATE
Richard W. Wieking		Betty Walton		November 13, 2005

DEMAND FOR JURY TRIAL

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff Volterra Semiconductor Corporation hereby demands a trial by jury on all issues so triable.

DATED: November 12, 2008

FARELLA BRAUN & MARTEL LLP

By: Ieffred Fisher

Attorneys for Plaintiff VOLTERRA SEMICONDUCTOR CORPORATION

John L. Cooper (State Bar No. 050324) -1jcooper@fbm.com James W. Morando (State Bar No. 087896) 2 imorando@fbm.com 3 Jeffrey M. Fisher (State Bar No. 155284) ifisher@fbm.com CLERK, U.S. DISTRICT COURT, NORTHERN DISTRICT OF CALIFORNIA Brian J. Keating (State Bar No. 167951) 4 bkeating@fbm.com 5 Racheal Turner (State Bar No. 226441) rturner@fbm.com 6 Farella Braun & Martel LLP 235 Montgomery Street, 17th Floor 7 San Francisco, CA 94104 Telephone: (415) 954-4400 · 产生体 8 Facsimile: (415) 954-4480 9 Attorneys for Plaintiff VOLTÉRRA SEMICONDUCTOR CORPORATION 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 13 VOLTERRA SEMICONDUCTOR 14 Case No. CORPORATION, a Delaware corporation, PLAINTIFF VOLTERRA 15 SEMICONDUCTOR CORPORATION'S Plaintiff. COMPLAINT FOR PATENT 16 INFRINGEMENT VS. 17 DEMAND FOR JURY TRIAL PRIMARION, INC. a Delaware corporation, INFINEON 18 TECHNOLOGIES AG, a German corporation, and INFINEON 19 TECHNOLOGIES NORTH AMERICA CORPORATION, a Delaware corporation, 20 21 Defendants. 22 Plaintiff Volterra Semiconductor Corporation ("Volterra") hereby alleges as follows: 23 **PARTIES** 24 1. Plaintiff Volterra is a Delaware corporation with its principal place of business in 25 Fremont, California, and is registered to do and is doing business in the State of California. 26 Volterra designs, develops, and markets proprietary, high-performance analog and mixed-signal 27 power management semiconductors for the computing, storage, networking, and consumer 28

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VOLTERRA SEMICONDUCTOR CORPORATION'S

COMPLAINT FOR PATENT INFRINGEMENT

Farella Braum & Meriel LLP

markets. Volterra's core products are integrated voltage regulator semiconductors and scalable voltage regulator semiconductor chipsets that are used to transform, regulate, deliver, and monitor the power consumed by digital semiconductors, such as microprocessors, graphics processors, digital signal processors, and memory. Volterra's power management solutions are incorporated into products from leading system designers.

- 2. Volterra is informed and believes, and on that basis alleges, that Defendant Primarion, Inc. ("Primarion") is a Delaware corporation with its principal place of business in Torrance, California, and is registered to do and is doing business in the State of California.
- 3. Volterra is informed and believes, and on that basis alleges, that Defendant Infineon Technologies AG ("Infineon") is a German corporation headquartered in Neubiberg, Germany. According to Infineon's June 30, 2008 Quarterly Report, Infineon acquired Primarion on April 28, 2008 for cash consideration of \$50 million "plus a contingent performance-based payment of up to \$30 million, in order to further strengthen [Infineon's] activities in the field of power management applications."
- 4. Volterra is informed and believes, and on that basis alleges, that Defendant Infineon operates in the United States by, among other things, offering its products for sale through its subsidiary Infineon Technologies North America Corporation ("Infineon N.A."). Volterra is informed and believes, and on that basis alleges, that Defendant Infineon N.A. is a Delaware corporation with its principal place of business in Milpitas, California, and is registered to do and is doing business in the State of California.

JURISDICTION AND VENUE

- 5. This is an action for patent infringement arising under the patent laws of the United States, codified at 35 U.S.C. § 1 *et seq.* This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a).
- 6. Defendants are subject to personal jurisdiction in this judicial district because, on information and belief, Primarion's principal place of business is in California, Infineon N.A.'s principal place of business is in the Northern District of California, and the Defendants' infringing activities have occurred and continue to occur in this district. Volterra is further

informed and believes, and on that basis alleges, that the accused products have been advertised, marketed, promoted, and offered for sale by the Defendants in this district. Indeed, Volterra is informed and believes, and on that basis alleges, that a Primarion representative publicly discussed, promoted, and offered to sell the accused products at a September 2008 industry conference in Burlingame, California. Volterra is further informed and believes, and on that basis alleges, that Defendants have provided evaluation kits containing the accused products to potential customers in this district in an effort to solicit sales of such products.

7. Venue is proper in this judicial district pursuant to 28 U.S.C. § 1391(b) and (c) and 28 U.S.C. § 1400(b).

INTRADISTRICT ASSIGNMENT

8. This is an intellectual property action and is therefore exempt from intradistrict assignment under Civil Local Rule 3-2(c). Pursuant to Civil Local Rule 3-2(c), intellectual property actions are assigned on a district-wide basis.

FIRST CLAIM FOR RELIEF

[Infringement of U.S. Patent No. 6,278,264]

- 9. Volterra adopts and incorporates by reference the allegations of paragraphs 1 through 8 above as if fully set forth herein.
- 10. On August 21, 2001, the United States Patent and Trademark Office duly and legally issued United States Patent No. 6,278,264, entitled "Flip-Chip Switching Regulator" (the "264 Patent"), to inventors Andrew J. Burstein and Charles Nickel. A true and correct copy of the '264 Patent is attached hereto as Exhibit A.
- 11. Volterra is the owner by assignment of all rights, title and interest in the '264 Patent.
- 12. Volterra is informed and believes and on that basis alleges that, in violation of 35 U.S.C. § 271, Defendants have infringed and are infringing, directly, indirectly, contributorily and/or by inducement, the '264 Patent by making, using, offering to sell, and/or selling integrated power stages for voltage regulator applications and related products within the United States and/or by importing such products into the United States.

VOLTERRA SEMICONDUCTOR CORPORATION'S

COMPLAINT FOR PATENT INFRINGEMENT

- 13. On information and belief, Defendants' infringement of the '264 Patent has been and continues to be willful and deliberate and with full knowledge of said patent.
 - 14. On information and belief, Defendants will continue to infringe the '264 Patent, and Volterra will be substantially and irreparably harmed as a result thereof, unless Defendants' infringement is enjoined by this Court.
 - Volterra has suffered damages as a result of Defendants' infringement, and will continue to do so unless Defendants' infringement is enjoined by this Court.

SECOND CLAIM FOR RELIEF

[Infringement of U.S. Patent No. 6,462,522]

- 16. Volterra adopts and incorporates by reference the allegations of paragraphs 1 through 8 above as if fully set forth herein.
- 17. On October 8, 2002, the United States Patent and Trademark Office duly and legally issued United States Patent No. 6,462,522, entitled "Transistor Pattern For Voltage Regulator" (the "522 Patent"), to inventors Andrew J. Burstein and Charles Nickel. A true and correct copy of the '522 Patent is attached hereto as Exhibit B.
- 18. Volterra is the owner by assignment of all rights, title and interest in the '522 Patent.
- 19. Volterra is informed and believes and on that basis alleges that, in violation of 35 U.S.C. § 271, Defendants have infringed and are infringing, directly, indirectly, contributorily and/or by inducement, the '522 Patent by making, using, offering to sell, and/or selling integrated power stages for voltage regulator applications and related products within the United States and/or by importing such products into the United States.
- 20. On information and belief, Defendants' infringement of the '522 Patent has been and continues to be willful and deliberate and with full knowledge of said patent.
- 21. On information and belief, Defendants will continue to infringe the '522 Patent, and Volterra will be substantially and irreparably harmed as a result thereof, unless Defendants' infringement is enjoined by this Court.

VOLTERRA SEMICONDUCTOR CORPORATION'S

22. Volterra has suffered damages as a result of Defendants' infringement, and will continue to do so unless Defendants' infringement is enjoined by this Court.

THIRD CLAIM FOR RELIEF

[Infringement of U.S. Patent No. 6,713,823]

- 23. Volterra adopts and incorporates by reference the allegations of paragraphs 1 through 8 above as if fully set forth herein.
- 24. On March 30, 2004, the United States Patent and Trademark Office duly and legally issued United States Patent No. 6,713,823, entitled "Conductive Routings In Integrated Circuits" (the "823 Patent"), to inventor Charles Nickel. A true and correct copy of the '823 Patent is attached hereto as Exhibit C.
- 25. Volterra is the owner by assignment of all rights, title and interest in the '823 Patent.
- 26. Volterra is informed and believes and on that basis alleges that, in violation of 35 U.S.C. § 271, Defendants have infringed and are infringing, directly, indirectly, contributorily and/or by inducement, the '823 Patent by making, using, offering to sell, and/or selling integrated power stages for voltage regulator applications and related products within the United States and/or by importing such products into the United States.
- 27. On information and belief, Defendants' infringement of the '823 Patent has been and continues to be willful and deliberate and with full knowledge of said patent.
- 28. On information and belief, Defendants will continue to infringe the '823 Patent, and Volterra will be substantially and irreparably harmed as a result thereof, unless Defendants' infringement is enjoined by this Court.
- 29. Volterra has suffered damages as a result of Defendants' infringement, and will continue to do so unless Defendants' infringement is enjoined by this Court.

FOURTH CLAIM FOR RELIEF

[Infringement of U.S. Patent No. 6,020,729]

30. Volterra adopts and incorporates by reference the allegations of paragraphs 1 through 8 above as if fully set forth herein.

- 31. On February 1, 2000, the United States Patent and Trademark Office duly and legally issued United States Patent No. 6,020,729, entitled "Discrete-Time Sampling Of Data For Use In Switching Regulators" (the "'729 Patent"), to inventors Anthony J. Stratakos, David B. Lidsky, and William A. Clark. A true and correct copy of the '729 Patent is attached hereto as Exhibit D.
- 32. Volterra is the owner by assignment of all rights, title and interest in the '729 Patent.
- 33. Volterra is informed and believes and on that basis alleges that, in violation of 35 U.S.C. § 271, Defendants have infringed and are infringing, directly, indirectly, contributorily and/or by inducement, the '729 Patent by making, using, offering to sell, and/or selling semiconductor products for voltage regulator applications within the United States and/or by importing such products into the United States.
- 34. On information and belief, Defendants' infringement of the '729 Patent has been and continues to be willful and deliberate and with full knowledge of said patent.
- 35. On information and belief, Defendants will continue to infringe the '729 Patent, and Volterra will be substantially and irreparably harmed as a result thereof, unless Defendants' infringement is enjoined by this Court.
- 36. Volterra has suffered damages as a result of Defendants' infringement, and will continue to do so unless Defendants' infringement is enjoined by this Court.

FIFTH CLAIM FOR RELIEF

[Infringement of U.S. Patent No. 6,225,795]

- 37. Volterra adopts and incorporates by reference the allegations of paragraphs 1 through 8 above as if fully set forth herein.
- 38. On May 1, 2001, the United States Patent and Trademark Office duly and legally issued United States Patent No. 6,225,795, entitled "Discrete-Time Sampling Of Data For Use In Switching Regulators" (the "'795 Patent"), to inventors Anthony J. Stratakos, David B. Lidsky, and William A. Clark. A true and correct copy of the '795 Patent is attached hereto as Exhibit E.

- 39. Volterra is the owner by assignment of all rights, title and interest in the '795 Patent.
- 40. Volterra is informed and believes and on that basis alleges that, in violation of 35 U.S.C. § 271, Defendants have infringed and are infringing, directly, indirectly, contributorily and/or by inducement, the '795 Patent by making, using, offering to sell, and/or selling semiconductor products for voltage regulator applications within the United States and/or by importing such products into the United States.
- 41. On information and belief, Defendants' infringement of the '795 Patent has been and continues to be willful and deliberate and with full knowledge of said patent.
- 42. On information and belief, Defendants will continue to infringe the '795 Patent, and Volterra will be substantially and irreparably harmed as a result thereof, unless Defendants' infringement is enjoined by this Court.
- 43. Volterra has suffered damages as a result of Defendants' infringement, and will continue to do so unless Defendants' infringement is enjoined by this Court.

PRAYER FOR RELIEF

WHEREFORE, Volterra prays as follows:

VOLTERRA SEMICONDUCTOR CORPORATION'S

COMPLAINT FOR PATENT INFRINGEMENT

- 1. For a judgment declaring that Defendants have, directly, indirectly, contributorily and/or by inducement, willfully infringed the patents-in-suit;
- 2. For preliminary and permanent injunctions enjoining Defendants and their officers, directors, agents, servants, employees, attorneys, successors and assigns, and all other persons acting in concert or participation with them, from infringing, inducing others to infringe, or contributing to the infringement of the patents-in-suit;
- 3. For an award of damages pursuant to 35 U.S.C. § 284, including interest, adequate to compensate Volterra for Defendants' infringement of the patents-in-suit;
- 4. For an award of enhanced damages pursuant to 35 U.S.C. § 284, including interest, for Defendants' willful and deliberate acts of infringement;
- 5. For a judgment declaring this case exceptional under 35 U.S.C. § 285, and for an award of attorneys' fees, costs, and expenses; and

For such other and further relief as this Court deems just and proper. 6. FARELLA BRAUN & MARTEL LLP Dated: November 12, 2008 Attorneys for Plaintiff VOLTERRA SEMICONDUCTOR CORPORATION